Case	2:23-cv-10324-JFW-KES Document 12 #:62		Page 1 of 3 Page ID
1	KIMMEL & SILVERMAN, P.C.	`	
2	KIMMEL & SILVERMAN, P.C. Craig T. Kimmel, Esq. (pro hac vice Jacob U. Ginsburg, Esq. (pro hac vice 30 E. Butler Ave.) ce)	
3	Ambler, PA 19002		
4	(267) 468-5374 jginsburg@creditlaw.com teamkimmel@creditlaw.com		
5			
6	BUTSCH ROBERTS & ASSOCIA Christopher E. Roberts (pro hac vice		
7	231 S. Bemiston Avenue, Suite 260	,	
8	Clayton, Missouri 63105 Phone: (314) 863-5700		
9	CRoberts@butschroberts.com		
10	BUSH LAW GROUP Lenny Bush, Esquire (216072)		
11	23679 Calabasas Road, Suite 1005		
12	Calabasas, CA 91302 Telephone: (323) 868-1903		
13	bushlawgroup@gmail.com Attorneys for Plaintiff Kristen Hall		
14	UNITED STATE	S DISTRICT COU	URT
15	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
16	WESTE	RN DIVISION	
17			
18	KRISTEN HALL, individually and on behalf of all others similarly		v-10324-JFW-KES
19	situated, *	NOTICE OF W	VITHDRAWAL OF UNOPPOSED MOTION
20	Plaintiff,		ON DEADLINE
21	V.	TO BE RESUB STIPULATION	
22	MYTHICAL VENTURE, INC.,	C + D 11:	A 1111 2024
23	Defendant.		e: April 11, 2024 ine: May 13, 2024
24		Judge: Hon. John	<u> </u>
25			
25		Complaint Filed	: Oct. 28, 2021
25 26		TAC Filed: Nov	. 13, 2023
		-	. 13, 2023
26		TAC Filed: Nov	. 13, 2023

1 2	TO THE CLERK OF COURT, THE HONORABLE JUDGE AND ALL PARTIES AND THEIR COUNSEL:
3	Plaintiff Kristen Hall hereby withdraws without prejudice her unopposed
4	motion to extend the class certification deadline) from April 11, 2024 (Doc. No.
5	123 until May 13, 2024, to be submitted instead as a stipulation where Defendant
7	Mythical Venture, Inc. d/b/a Smosh joins the request for said relief.
8	wrytinear venture, me. a/o/a smosn joins the request for said tener.
9	
10	Respectfully submitted,
11	
12	KIMMEL & SILVERMAN, P.C.
13	By: /s/ Jacob U. Ginsburg
14	Jacob U. Ginsburg, Esq. (<i>pro hac vice</i>) Craig T. Kimmel, Esq. (<i>pro hac vice</i>)
15	
16	BUTSCH ROBERTS & ASSOCIATES LLC
17	By: /s/ Christopher E. Roberts
18	Christopher E. Roberts (pro hac vice) Attorneys for Plaintiff
19	
20	DATED: March 20, 2024
21	
2223	SIGNATURE OF CERTIFICATION
24	Pursuant to Civil L.R. 5-4.3.4(a)(2)(i), the filer attests that all other
25	signatories listed, and on whose behalf the filing is submitted, concur in the
26	filing's content and have authorized the filing.
27	
28	CERTIFICATE OF SERVICE WITHDRAWAL OF UNOPPOSED MOTION TO

WITHDRAWAL OF UNOPPOSED MOTION TO EXTEND CLASS CERTIFICATION DEADLINE CASE No. 2:23-cv-10324-JFW-KES

1	I hereby certify that on March 20, 2024, I caused to be electronically filed
2	a true and correct copy of the foregoing with the Clerk of Court using the
3	CM/ECF system and that all counsel of record will be served via the Notice of
4	Electronic Filing generated by CM/ECF.
5	
6	<u>/s/ Jacob U. Ginsburg</u>
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	WITHDRAWAL OF UNOPPOSED MOTION TO

EXTEND CLASS CERTIFICATION DEADLINE

CASE No. 2:23-cv-10324-JFW-KES